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Central Intelligence Agency



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1 5 MAR 1989

The Honorable Richard G. Darman Director Office of Management and Budget Washington, D.C. 20503

Dear Mr. Darman:

In accordance with the Office of Management and Budget Circular No. A-19, I am submitting a proposed report on H.R. 1291, the "Intelligence Tax Equalization Act," for your advice as to whether it is in accordance with the President's program.

The substance of this legislation is the same as Section 501 of the draft Fiscal Year 1990 Intelligence Authorization Bill sent to your office for clearance by letter from this office dated 12 January 1989. I might also note that this same proposal has been included in the last several years intelligence authorization bills and that a letter on this very same subject was cleared by your office last year (also enclosed).

In order to ensure favorable action on this proposal, we ask for receipt of your advice as soon as possible.

Your cooperation is most appreciated.

Sincerely,

SIGNED

Acting Director of Congressional Affairs

Enclosures

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OCA 0839-89

SUBJECT: Letter to Richard Darman

OCA/LEG/
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1 - NSA
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25 MAY 1988.

Honorable Dan Rostenkowski, Chairman Committee on Ways and Means House of Representatives Washington, D.C. 20515

Dear Mr. Chairman:

On 26 April 1988, Chairman Stokes of the Permanent Select Committee on Intelligence wrote you concerning a proposal to amend Section 912 of the Internal Revenue Code to provide tax treatment on allowances for certain Department of Defense personnel comparable to that provided to Foreign Service and Central Intelligence Agency employees for similar allowances. This proposal was contained in Section 601 of the Administration's proposed version of the Fiscal Year 1989 Intelligence Authorization bill, submitted to the Congress on 9 March 1988.

The background of the proposal is as follows. Several years ago, the Congress recognized that individuals employed overseas by the National Security Agency and the Defense Intelligence Agency serve in circumstances comparable to those of overseas employees of the Central Intelligence Agency and the Foreign Service and, as such, should receive comparable allowances. The Congress therefore extended to the former group of employees allowances comparable to those enjoyed by the latter. An inequity, however, remains between these groups: CIA and Foreign Service personnel receive favorable tex treatment on their allowances while comparable DoD officers do not. This proposal would rectify that inequity.

As the materials enclosed with Chairman Stokes' letter to you indicate, the proposal has previously received a favorable response in the Senate. We in the Intelligence Community strongly support it and would greatly appreciate its favorable consideration by the Ways and Means Committee.

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Please let us know if you have any further questions.

The Office of Management and Budget advises that the submission of this report is consistent with the Administration's objectives.

Sincerely yours,

W William FL Websies

William H. Webster Director of Central Intelligence

cc: The Honorable Louis Stokes, Chairman, Permanent Select Committee on Intelligence